CLARK HILL PLC 151 S. Old Woodward Avenue, Suite 200 Birmingham, Michigan 48009 Robert D. Gordon (Mich. Bar. No. P48627) admitted *pro hac vice* rgordon@clarkhill.com (313) 965-8572

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:)	Chapter 11
GENERAL MOTORS CORP, et al., Debtors.)))	Case No. 09-50026 (REG) (Jointly Administered)
)	

LIMITED OBJECTION OF GRANGER ELECTRIC COMPANY TO NOTICE OF (I) DEBTORS' INTENT TO ASSUME AND ASSIGN CERTAIN EXECUTORY CONTRACTS, UNEXPIRED LEASES OF PERSONAL PROPERTY, AND UNEXPIRED LEASES OF NONRESIDENTIAL REAL PROPERTY AND (II) CURE AMOUNTS RELATED THERETO

Granger Electric Company ("Granger") submits this limited objection (the "Objection") and respectfully states as follows:

1. The above-captioned Debtors (collectively, as applicable, the "Debtors") served Granger with a Notice of (I) Debtors' Intent to Assume and Assign Certain Executory Contracts, Unexpired Leases of Personal Property and Unexpired Leases of Nonresidential Real Property and (II) Cure Amounts Related Thereto (the "Cure Notice") dated June 5, 2009 in which the Debtors express their intention to assume and assign to Vehicle Acquisition Holdings LLC (the "Purchaser") certain contracts (the "Assumable Executory Contracts") between Granger and the Debtors.

- 2. Section 365(b)(1)(A) of the Bankruptcy Code provides that the trustee may not assume an executory contract unless the trustee "cures, or provides adequate assurance that the trustee will promptly cure" any default under the contract. 11 U.S.C. § 365(b)(1)(A). According to the United States Court of Appeals for the Second Circuit, "[i]f the debtor is in default on the contract, it will not be allowed to assume the contract unless, at the time of the assumption it, inter alia, (a) cures, or provides adequate assurance that it will promptly cure, the default, and (b) provides adequate assurance of its future performance of its obligations under the contract. . . . Congress's intent in imposing these conditions on the ability of the debtor to assume the contract was "to insure that the contracting parties receive the full benefit of their bargain if they are forced to continue performance." In re Ionosphere Clubs, Inc., 85 F.3d 992, 999 (2nd Cir. 1996) (internal citations omitted).
- 3. On the Contract Website¹, the Debtors identify the Assumable Executory Contracts and assert \$0.00 as the corresponding cure amount (the "Cure Amount") that the Debtors believe is sufficient to cure all prepetition defaults under the Assumable Executory Contracts as of June 1, 2009.
- 4. Granger does not object, *per se*, to assumption and assignment of the Assumable Executory Contracts to Purchaser.
- 5. Granger does object, however, to the Cure Notice to the extent that the proposed Cure Amount is incorrect and does not reflect all defaults under the Assumable Executory Contracts.

¹ Capitalized terms not otherwise defined herein shall have the meaning ascribed to them in the Cure Notice.

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Specifically, with respect to the Assumable Executory Contracts, there is a

prepetition balance owed to Granger in an amount that is not less than \$62,254.68. See Exhibit A

attached hereto, Invoice GM-GB-064 and Invoice GM-SC-064. Granger will supplement this

Objection with additional supporting documentation upon the Debtors' request.

7. Granger also objects to the Cure Notice insofar as any postpetition performance

by Granger of the Assumable Executory Contracts may give rise to additional accounts

receivable that, as of the prospective time of assumption and assignment, may be due or past-due

and properly included in the Cure Amount.

8. Notwithstanding the foregoing, Granger further reserves its rights, in the event

that the Assumable Executory Contracts are not assumed, to assert any claims for damages,

which claims may include all amounts allowable under applicable law.

9. Granger further objects to the adequacy and the accuracy of the Cure Notice

insofar as there may be other contracts with Granger that may or will be assumed and assigned

but which have not been included in the Cure Notice.

10. Granger reserves the right to amend or supplement this Objection as additional

facts are learned.

6.

Dated: June 12, 2009

Respectfully submitted,

CLARK HILL PLC

/s/ Robert D. Gordon

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EXHIBIT A



To:

General Motors Corporation

Invoice #:

GM-GB-064

C/O EnTech USB P.O Box 319022

Chicago IL 60631-9022

Invoice Date:

9-Jun-09

Remit To:

Accounts Receivable Mgr.

P.O. Box 27185

Lansing, Michigan 48909

Billing Period:

MAY 2009

Billing Terms: Net 30 Days

Account# GB 2-00-1116

				Total generated kwh	1,220,680.00
Billing Period:	5/01/09	-5/31/09		Gd Blanc use %	66.3%
No. of billing days		31	•	Swartz Creek use %	33.7%
Average kwh per day		26,116	•	Landan La	
Average kw per day		1,088	We hiddled reshibited to each summer and		: .
Total Max demand (generated)		1,684	kw on 5/02/09, d	luring the hour 2000	
Total contract obligation		789,513	kwh		
Delivered energy		809,596	kwh		
Over (under) delivery		20,083	kwh		•
Price of back up supply			per kwh		
Contract price	\$	0.0510	per kwh		
Over/(under) payment for suppl	ı S	1,024,2178	•		

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X \$0.051/kwh =

41,289.37



Over/(under) payment for supply

To:

General Motors Corporation

Invoice #:

GM-SC-064

C/O EnTech USB

P.O Box 319022 Chicago IL 60631-9022 Invoice Date:

9-Jun-09

1,220,680.00 66.3% 33.7%

Remit To:

Accounts Receivable Mgr.

P.O. Box 27185

Lansing, Michigan 48909

Billing Period:

MAY 2009

Billing Terms:

Net 30 Days

Account# SC 2-00-1116

	•		Total generated kwh	
Billing Period:	5/01/09-5/31/09	•	Gd Blanc use %	-
No. of billing days	31		Swartz Creek use %	
Average kwh per day	13,261	/		***************************************
Average kw per day	553	,		
Total Max demand (generated)	1684	kw on 5/02/09, du	ring the hour 2000	
Total contract obligation	400,887	kwh	•	
Delivered energy	411,084	kwh		
Over (under) delivery	10,197	kwh		
Price of back up supply	·	per kwh		
Contract price	\$ 0.0510	nor kwh		

520.0622

AITOMIL DUE: 411,004 A 30.057/KWH = 1	2019603141
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